IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

***************************************	X	
In re:	:	Chapter 11
NORTHWESTERN CORPORATION,	:	Case No. 03-12872 (CGC)
Debtor.	:	
	: x	
A FEIDAVIT OF DIRI ICATION OF RDIDCETTE TOVKOSKI IN THE WALL STORET		

JOURNAL

STATE OF TEXAS) ss: CITY AND COUNTY OF DALLAS)

I, <u>Bridgette Trykoski</u>, being duly sworn, depose and say that I am the Advertising Clerk of the Publisher of <u>THE WALL STREET JOURNAL</u>, a daily national newspaper published and of general circulation in the City and County of New York, New York, City of Naperville, DuPage County, Illinois, and in the city and County of Dallas, Texas and that the attached Notice has been regularly published in <u>THE WALL STREET</u>

<u>JOURNAL</u> for national distribution for <u>one</u> insertion(s) on the following date(s):

11/17/03 advertiser: <u>Northwestern Corp.</u> and that the foregoing statements are true and correct to the best of my knowledge, information, and belief.

Bridgette K Tryporki

Sworn to before the this

Notary Public

Today Is 11/17/03 at 10:59:37

CHANGE

Miller Advertising Agency, Inc.

71 Fifth Avenue New York, New York 10003 Telephone: 1-212-929-2200 Billing: 1-212-929-2200

I

M

S

E

I

INSERT ORDER NUMBER
NB130413

YOUR AD APPEARED IN: WALL STREET JOURNAL

 \Box

DATES OF INSERTION: 11/17

Weekdays = 1

A THE INSTED STATES BANCHURTCY COUNTY
TO RIVED STATES OF DEADLINES FOR THE FULING OF PROOFS OF CLAIM

The University of the County of the Coun

tor or rolls a Claim as confungem, uniquidated or disported, the attested claim and is required to the a proco or or amend any previously filed proof of claim in respect of the amended scheduled claim on or before the ori: (i) the General Bar Date and (ii) 30 days after the date that notice of the applicable amendment to the dules is served on the claimant. The later of these dates is referred to in this Notice as the "Amended

squees is served on the chainstin. The later of these dates is reterred to it in low route as the Amended Schedule and the Amonded Schedule and the Amonded Schedule and the Amonded Schedule of following Entities must file proofs of claims on or before the General Bar Date. Entitly whose prepetition Claim against a Debtor is not listed in the applicable Debtor's Schedules or is listed as puted, "contingent" or "uniquidated" and that desires to participate in any of these chapter I cases and Entity Mat believes its prepetition Claim is improperly classified in the Schedules or is listed in an incorrect amond Entity that believes its prepetition Claim is improperly classified in the Schedules or is listed in an incorrect amond Entity that the listed is the strength of the Schedules of the Schedule

tor or diffiated entity that holds a Claim against one or more of the Debtors.

rement to File Proofs of Interest
ity holding an interest in any Debtor (an "Interest Holder"), which interest is based exclusively upon the
of common or preferred stock in a corporation, a membership interest in a limited liability partnership or
rights to purchase, sell or subscribe to such a security or interest (any such security or interest heigh referred
orice as in "Interest"), need not file a proof of interest on or before the General Bar Date; provided, however,
st Holders who wish to assert Claims against any of the Debtors that arise out of or relate to the connership or
al naterest, including Calims arising out of or relating to the sale, issuance or distribution of the Interest, must
of claim on or before the General Bar Date, unless another exception identified in this Notice applies. The
we reserved the right to establish at a later date a bar date requiring Interest Holders to file proofs of interest
ur date is established, Interest Holders will be notified of the Interest bar date at the appropriate time.

u шам. в съзышланием, пистем гичичет will be ununed or the interest bar date at the appropriate time.

PROOFS OP CLAIM AGAINST MULTIPLE DEBTORS, REQUIREMENT TO IDENTIFY DEBTOR

ity asserting Claims against more than one Debtor must file a separate proof of claim with respect to each sud

addition, any Entity filing a proof of claim must identify on its proof of claim form the particular Debtor agains

laim is asserted.

taim is asserted.

CONSEQUENCES OF FAILURE TO FILE PROOF OF CLAIM

ity that is required to file a proof of claim, but that fails to do so by the applicable Bar Date described in this ill not be treated as a creditor with respect to such a claim for the purposes of voting and distribution. unclear from the Schedules whether your Claim is disputed, contingent or unliquidated as to r is otherwise properly listed and classified, you must file a proof of claim on or before the e Bar Date. Any Entity that relies on the information in the Schedules bears responsibility for determining in is accurately listed therein.

in is accurately listed therein.

ROCEDURE FOR FILING PROOFS OF CLAIM

1 original of a completed proof of claim, together with any accompanying or supporting documentation, must be or 16 y 10.5 Mail - Delaware Claims Agency, LLC, Attention: O-Cedar Claims Frocessing, P.O. Box 515, Winnington, 1988; **Bir Openmentation and Claims Frocessing, 103 West 3rd Floor, Wilmington, Delaware 19801 so as to be received no later than 5:00 p.m., Eastern Time, on the Bar Date. Proofs of claim may be submitted in person or by courier service, hand delivery or mail addressed to : foregoing address. Any proof of claim submitted by facsimile or e-mail will not be accepted and be deemed filed until the proof of claim is submitted by one of the methods described in the 'sentence. Proofs of scales in submitted by one of the methods described in the 'sentence. Proofs A's receipt of Jour proof of claim, you must also submit by the applicable Bar Date and thy with submitting your original proof of claim (a) a copy of your original proof of claim and (b) a self-addressed, ettern envelope.

efurn envelope.

of claim must include all documentation required by Bankruptcy Rules 3001 (c) and 3001 (d), including an origin.
of any written document that forms the basis of the Claim or, for secured Claims, evidence that the allege terest has been perfected.

ADDITIONAL INFORMATION

aguire additional information regarding the filing of a proof of claim, you may contact the O-Cedar Claims Hotline 18-9412. You also may contact DCA directly by writing to Delaware Claims Agency, LLC, P.O. Box 515, 108 W. TM. Hoor, Wilmignton, Delaware 1998, Attention: O-Cedar Claims Processing Department. The claims registers bitors will be available for review during normal business hours in DCA's offices at the address identified above.

BY ORDER OF THE COURT Imington, Delaware

wember 6, 2003 . Knight (DE 3848) I.J. Merchant (DE 3854) RDS, LAYTON & FINGER, PA. whey Square x 551

gton, Delaware 19899 51-7700 NEYS FOR DEBTORS AND DEBTORS IN POSSESSION

tors are the following two entities: O-Cedar Holdings, Inc. and O-Cedar Brands, Inc. t to section 502(9) of the United States Bankruptcy Code, 11 U.S.C. § 101-1330 (the "Bankruptcy Code"), nental Units shall have until February 21, 2004 at 5:00 p.m., Eastern Time, to file proofs of claim.

UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF HAWAII

Case No. 03-00817 Chapter 11

IIAN AIRLINES, INC., aii corporation,

Debtor.

BAR DATE: JANUARY 26, 2004 AT 4:00 P.M.

ENTION CREDITORS AND SHAREHOLDERS OF HAWAIIAN AIRLINES, INC.

ENTION CREDITORS AND SHAREHOLDERS OF HAWAIIAN AIRLINES, INC.

**ASE TAKE NOTICE that the United States Bankruptcy Court for the District of Hawaii (the ptcy Court) has entered an 'Order () Establishing Procedures And Deadlines For The Filling to Order () Establishing Procedures And Deadlines, And (III) Approving The Form And Scope Of Notice Of Such Procedures addines; (the 'Order'), by which the Bankruptcy Court has set JANUARY 26, 2004 at m. Hawaii Standard time (the 'Bar Date'), as the last date and time for the filling of 'Claim' and 'Interest' (as those terms are defined in the Bankruptcy Code) against in Airlines, Inc. (the 'Debtot'), in the above-captioned case (the 'Bankruptcy Code'), and the proof of Claim and Interest must be filled so that they "tudiy received by the Bankruptcy Court on or before 4:00 p.m. applicable it time on the Bar Date (January 26, 2004). It is your responsibility to ensure that oof of Claim or Interest is actually received by that date and time. Proofs of Claim serest must be filed at the following address:

United States Bankruptcy Court Hawaiian Airlines Claims

1132 Bishop Street, Suite 250-L
Honolulu, Hawaii 98613

Order specifies who must file a proof of Claim or a proof of Interest in the Bankruptcy Case.

1132 Bishop Street, Suite 250-L
Honolulu, Hawaii 9881;

Order specifies who must file a proof of Claim or a proof of Interest in the Bankruptcy Case.
ve Required To But Do Not File A Proof of Claim or Interest That Is Actually Received
Bankruptcy Court By The Bar Date, Any Proof of Claim or Interest That You File After
ir Date Will Be Disallowed, Deemed Null And Void, And Forever Barred, except as
se specifically ordered by the Bankruptcy Court. ANY ENTITY THAT IS REGURED TO
OES NOT FILE A PROOF OF CLAIM OR INTEREST BY THE BAR DATE (A) WILL BE
FER BARRED FROM VOTING WITH BESPECT TO ANY PLAN(S) OF REORGANIZATION
IN THE BANKRUPTCY CASE AND RECEIVING ANY DISTRIBUTIONS UNDER SUCH
S) OR OTHERWISE FROM THE DEBTOR'S ESTATE; AND (B) WILL NOT BE ENTITLED
CEIVE FURTHER NOTICES REGARDING THE BANKRUPTCY CASE.
I are required to file one original claim with all attachments and one copy of the without attachments. However, if you wish a time-stamped copy of the claim for
les, enclose another copy of your claim together with a stamped self-addressed
envelope. All documents submitted for filing must be on 8.5" by 11" paper,
must file a proof of Claim or Interest if you assert a Claim against or an Interest in the Debtor
you disagree with the amount of the Claim scheduled on your behalf (your "Scheduled"
by the Debtor in their consolidated Schedules of Assets and Liabilities (the "Schedules"), if
your Scheduled Claim is identified as disputed, contingent, unliquidated, or in an amount of
the Claim is one of the Bankruptcy Code, and such Claim is not
diffied in the Schedules. Any proof of claim submitted by facsimile or other electronic
will not be accepted and will not be deemed filed until such proof of claim is
ted by the method described herein.

Document Format. (PDF) , word Penect or any other windows-based word processing rothlat, with hard copy to the Chambers of the Honorable Stuart M. Bernstein, and served upon Cilifford Chance US LLP, at the address below (Attention: Madlyn Gleich Primoff), counsel to the Petitioners, so as to be received on or before December 5, 2003 at 12:00 p.m., New York time.

The hearing with respect to the relief requested in the Peltition and Motion may be adjourned from time to time without further notice other than an announcement in open court of the adjourned date or dates at the hearing or any further adjourned hearing.

New York, New York November 10, 2003

CLIFFORD CHANCE US LLP 200 Park Avenue New York, New York 10166 (212) 878-8000 Attorneys for the Petitioners Madlyn Gleich Primoff, Esq. David A. Sullivan, Esq. Attention:

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

NORTHWESTERN CORPORATION.

Dated:

Chapter 11 Case No. 03-12872 (CGC)

Debtor,

NOTICE OF DEADLINES FOR THE FILING OF PROOFS OF CLAM

The United States Bankrupty Ocurt for the District of Delaware (the "Court") has entered an order (the "Car Date Order") establishing January

15, 2004 at 5:00 nm, Paedific Time) (the "Ceneral Bar Date") as the last date for any person or entity other than a governmental unit, including including, particulates, partnerships, instruct dischibit youngaries, corporations, joint ventures, and musts, among others) to file a proof of claim against NorthWestern Corporation (the "Debtor").

The Bar Date Order also establishes Agrid 15, 2004 at 5:00 nm, [Paedific Time] (the "Covernmental Unit Bar Date"), as the last date for any governmental unit, as that term is defined in § 101(27) of the Bankrupty Code, to file a proof of claim against the Debtor.

The General Bar Date and Covernmental Unit Bar Date and the procedures set forth in the Bar Date Order for the filing of pools of claim apply to at claims—ency those claims specifically echaded from the filing requirements by the Bar Date Order order in the Debtor that according to the Covernmental Unit. The Debtor Unit according to the United States Bankrupty Octation (Spot Information Covernmental Unit, and the Debtor United States Bankrupty Octation (Spot Information Covernmental Unit) and the Debtor order in the Spot Covernmental Unit Bar Date or the Octation Covernmental Unit Bar Date Order, you MMLST file a proof of claim in order to (1) share in distributions from the Debtor's bankrupty estate, or (2) vote on a Chapter 11 plan filed by the Debtor, Proofs of claim with respect to a claim based on acts or omissions of the Debtor that occurred on or before the Filing Date.

For a copy of the Bar Date Order and a sample Proof of Claim Form, you may contact the Debtor's Court-approved claims agent (the Claims Agent') at Kurbman Carson Consultants 110, 5301 Beethoren Speet, Salte 102, Los Angeles, CA 90066-7066, or visit www.kccetc.net/

**Claim Sagent) at Numerial Carson Consultants LLD., 53.01 Beetowen Steete, Suite 10.2, Los Angeles, LA 90-06-7-06-6, of visit www.kccsch.edv.

Contribuestern.

Except as provided for in the Bar Date Order, all proofs of claim must be filed so as to be received by the Claims Agent on or before the GeneralBar Date (for peesons and non-"governmental until -entities) or the Governmental Unit Bar Date (for governmental units) at the following addresses:

IF SENT BY MAIL (INCLUDING U.S. EXPRESS MAIL)

NorthWestern Claims Processing

6 / 6 Naturana Claims Consolitants LLC

5301 Beethoven Street, Suite 102

Los Angeles, CA 90065-7066

Proofs of daim will be deemed filed only when received by the Claims Agent. Proofs of claim may not be delivered by facsimile, telecopy or

Privacy or death mate declined used up made in <u>Exemptor</u> of a color and the many <u>fig.</u> to elementary of accounting the electronic meditarismission.

ANY HOLDER OF A CHAIN WHOSE CLAIM IS NOT EXPRESSLY EXCEPTED BY THE BRANCH CORDER FROM THE FILLING REQUIRED HOSE AND WHO FAILS TO TIMELY FILL A PROOF OF CLAIM IN THE APPROPRIATE FORM MILL BE <u>EMPROYED FROM (1)</u>
ASSERTING SUCH CLAIM AGAINST THE LEBRIC ARD OF IC CLAIM IS SHOT IT IS ISSTAIR, (2) OWING ON ANY PLAY OF REGREANIZATION FILED IN THIS CASE, AND (3) PRIVINCIPATION FILED IN THIS CASE, AND (3) PRIVINCIPATION FILED IN THIS CASE, AND (3) PRIVINCIPATION FILED IN THE CASE, AND (3) PRIVINCIPATION FILED IN THIS CASE, AND (3) PRIVINCIPATION FILED IN THE CASE, AND (4) PRIVINCIPATION FILED FI

CASE, ANO (3) PARTICIPATING M ANY DISTRIBUTION IN THE DESTOR'S CASE ON ACCOUNT OF SUCH CLAM.

You may be listed as the holder of a claim against the Debtor in the Debtor's Schedules of Assets and Liabilities and/or Schedules of Executory

Contracts and Unexpired Leases (collectively, the "Schedules"). If you are, you do not not be part of the a proof of claim, unless you disagree with
the amount and/or description of your claim as it is represented in the Schedules. Copies of the Debtor's Schedules are available for inspection on the public internet verbote searchished for this case at Interly /www.cocle.net/ professer. Not unay absorbation than the Court's Public Access to Electronic Court Records ("PIACET"); a login and password are required and can be obtained through the
PACER service Center at hitp://www.pacer.os.uscourt.gov. Copies of the Debtor's Schedules may also be obtained by written required
the Caliman Agent, Furtzman Caseno Consultants LID 5301 Beethoven Street, Suite 1,02 Los-Angeles, CA 90068-7086. Copies of the Schedules
may be examined between the hours of 9100 A.M. and 4/30 P.M.; Monday through Friday, at the Office of the Bankruptcy Court, 824 Market
Street, 3d Floor, Wilmington, DE 19801.

A holder of a possible claim against the Debtor should consult an automey regarding any matters not covered by this protice, such
as whether the holder should file a proof of claim.

By Order of the Court, dated October 10, 2003

Willinford, Delaware

Wilmington, Delaware
PAUL, HASTINGS, JANOFSKY & WALKER LLP

eachtree Stree Suite 2400 Atlanta, GA 30308 Jesse H. Austin, III Karol K. Denniston Telephone: (404) 815-2400

GREENBERG TRAURIG LLP GNECHENG HAVING, LTP

-FS Sout D. Cousins

-South D. Cousins (No. 3079)

Victoria Watson Counihan (No. 3488).

William E. Chipman, Jr. (No. 3818)

The Brandywire Building, 1000 West Street, Suite 1540, Wilmington, DE 19801

Telephone: (30) 661-7000

unsel for the Debtor and Debtoria-Possession

Counsel and Co-Cou

and

NOTICE OF SALE OF SUBSTANTIALLY ALL OF THE ASSETS OF METATEC, INC.

Notice is hereby given, pursuant to 11 U.S.C. §§ 363 and 365, that Metatec, Inc. (hereafter the "Debtor"), intends to sell substantially all of its assets free and clear of liens, claims, encumbrances and other interests, except for the assumption and assignment of certain executory contracts and unexpired leases. The assets being sold are used in the business of CD/DVD replication and providing supply chain solutions. The Debtor's corporate headquarters, manufacturing and distribution facility is located in Dublin, Ohlo.

The Debtor has entered into an asset purchase and sale agreement (*Asset Purchase Agreement*) with MTI Acquisition Corp. (the "Buyer"), by which the Buyer intends to purchase the above-described assets (hereafter, the "Assets") for a purchase price of \$10,000,000 plus the assumption of certain indebtedness and executory confracts, subject to adjustments.

assumption of certain indections and executory contacts, studies to adjustments. The MTI Purchase Agreement is subject to higher and better offers. The Debtors are soliciting higher and better offers by means of an auction, which shall be governed by the terms and conditions of certain Bidding Procedures (the "Bidding Procedures"). Copies of the MTI Purchase Agreement and the Bidding Procedures may be obtained from the Office of the Clerk, United States Bankruptcy Court, 170 North High Street, Columbus, Ohio 43215 (the "Bankruptcy Court") or by making a written request to counsel to the Debtor and providing Debtor's counsel with an electronic mail address for the delivery of such copies address for the delivery of such copies

Additional information regarding the Assets, the Bidding Procedures, and bid pre-qualification requirements may be obtained from:

Financial Advisor to Debtor B. Andrew Schmucker Legg Mason Wood Walker, Inc. 1735 Market St, Suite 1100 Philadelphia, PA 19103 Phone: (215) 496-8334 Fax: (215) 568-2031

Counsel to Debtor Henry P. Montgomery Baker & Hostetler LLP 65 East State Stree Columbus, Ohio 43215 Phone: (614) 228-1541 Fax: (614) 462-2616

Through this notice, HIGHER AND BETTER OFFERS to purchase the Assets are hereby solicited Inrough this notice. HIGHEH AND BETTER OFFICHASE the Assets are hereby solicited subject to the terms and conditions of the Bidding Procedures. To be considered a qualified offer, an offer shall comply with the Bidding Procedures and be served upon the parties specified in the Bidding Procedures, so as to be received on or before 5:00 p.m. (EST), on December 15, 2003. If a qualified offer is timely received, an AUCTION will be conducted at the offices of the Baker & Hosteller LLP, 65 East State Street, Columbus, Ohio 43215, beginning at 10:00 a.m. (EST) on December 17, 2003.

IN THE UNITED STATES BANKRUPTCY COURT DISTRICT OF DELAWARE

) Jointly Administered

PILLOWTEX Case No.
CORPORATION, et al., 103-12339 (PJW)
Debtors. Chapter 11
NOTICE OF DEADLINE OF DECEMBER 29, 2003,
AT 5:00 P.M. (EASTERN TIME) TO FILE PRODES OF
CLAIM AGAINST PILLOWTEX CORPORATION, et al.
TO ALL PERSONS AND ENTITIES WITH CLAIMS AGAINST PILLOWTEX CORPORATION, et al.:

NOTICE OF SALE

NOTICE OF SALE

Phylos, Inc., DIP, Chapter 11 Case No. 03-11303, now pending in the District of Delaware, hereby gives notice of the sale of certain of its assets including intellectual property, consisting of certain patents, contract rights, license agreements, and other property. Any interested purchasers, should contact James F. Coffey, Deutsch, Williams, Brooks, Derensis & Holland, P.C. 99 Summer Street, Boston, MA 02110, (617) 951-2300 for further details before November 24. 2003 at 12:00 p.m. (EST).

Richmond, Virginia 23285-5058

There are two types of claims that a Claims arising under direct polic claims for medical and recurring partial Payments") (which do not include clain that have already been properly submi October 28, 2003 (the "Pending Direct

2. Proper administrative expense of payment of services rendered, or goods of the Deputy Receiver after January 2 All other claims against the Compa before, the Final Bar Date.

BRIEF EXPLANATION OF TH If you believe that you may have an ac or not, and it is not a Pending Direct Clai the Proof of Claim Form (or equivalent c information described in the Proof of Cl

be received on or before the Final Bar E or reimbursement. Proof of Claim Instrusion of the Proof of Claim Form. You ma contingent or unliquidated claim after the Claims Liquidation Date. If a claim is Liquidation Date, it will be permanently

If you have any questions or would like of Claim Form and/or Proof of Claim Inst Claim Department at (888) 847-1187 or to the Proof of Claim Department at the Form, Proof of Claim Instructions, and a Questions may also be downloaded or p

♦ CLASS

IN THE UNITED STA FOR THE DISTRIC

In re: BULK [EXTRUDED] GRAPHITI PRODUCTS ANTITRUST LITIGATIO

This Document Relates To: ALL ACTIO

SUMMARY NOTICE OF SETTL PROPOSED SETTLEMENT, AND HE TO: ALL PERSONS AND ENTITIES V GRAPHITE PRODUCTS DURING THROUGHDECEMBER 31, 1998

This Summary Notice is given pursua Procedure and an Order by the United Stat Jersey (the "Court") to inform you that there behalf of persons who purchased Extruded action alleges violations of the antitrust law Products. This Summary Notice is to inform Settlement Class against the Settling Defen Carbon Company, Inc. (collectively "GTI"); the Settling Defendants.

Several lawsuits have been consolidate Several lawsuits have been consolidate antitrust laws against the following Del Corporation, Carbone of America Industri Carbon Company, Graffech International, L.L.C., SGL Carbon AG, SGL Carbon Gml Defendants. They are: Robert J. Kohler, Rob

Detendants. They are: Robert J. Kohler, Rob Extruded Graphite Products are defined both non-machined and semi-machined pr include fully-machined extruded graphite pro or molded graphite products. "Extruded Gra good mechanical, electrical and thermal pro low ash content, (ii) which is produced this (isostatic) pressure molding or unidirectional and higher thermal conductivity than isomolo. II. TH

By Order of September 10, 2003, the Settlement Class:

ement Class.

All persons and entities located in the U
Products directly from the Defendants, t
subsidiaries, or controlled affiliates fron
December 31, 1998 (the "Class"). Excluded successors, parents, subsidiaries, or cont

Plaintiffs, on behalf of the Class, have et pay into escrow a total of Four Hundred and for a release of all claims asserted on behalf ion a telease or a chaint saspened on benain fixing of Extruded Graphite Products in the I by GTI and the final payment will be made c GTI to provide extensive cooperation to to remaining Defendants. This is a settlement against the remaining Defendants as determine IV. HEARING

IV. HEARING 1

A hearing will be held on March 8, 20

Courthouse for the District of New Jersey, N

United States Courthouse, Courtroom 4046, for the purpose of determining whether final printed Notice of pendency of Class Action explains your option with respect to this hear

V. HOW TO OBTAIN THE MOY

A printed Notice of pendency of Class A

A printed Notice of pendency of Class A November 7, 2003. That Notice explains the options available to Class Members include settlement Class and identifies Plaintiffs' Conference of the Conf

Please do not phone or direct any inqui Dated: November 17, 2003